



HB 273/88

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सं ० ५]

मई दिल्ली, शनिवार, फरवरी ४, १९८९ (माघ १५, १९१०)

No. 5] NEW DELHI, SATURDAY, FEBRUARY 4, 1989 (MAGHA 15, 1910)

इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके।

(Separate paging is given to this Part in order that it may be filed as a separate Compilation)

भाग III—खण्ड ४

(PART III—SECTION 4)

सांख्यिक जिकायों द्वारा जारी की गई विविध अधिसूचनाएं जिसमें कि भाषेश, विज्ञापन और सूचनाएं सम्मिलित हैं

[Miscellaneous Notifications including Notifications, Orders, Advertisements and Notices issued by Statutory Bodies]

भारतीय चार्टर्ड प्राप्त लेखाकार संस्थान:

नई दिल्ली—११००२ दिनांक १३ जनवरी १९८९

मं० १—सी० ए०(७)/३/८९—चार्टर्ड एकाउन्टेंट्स एक्ट १९४९ की दूसरी सूची के भाग २ कलाज़(ii) के अन्तर्गत प्रदान अधिकारों का उपयोग करते हुए, इस्टीट्यूट ऑफ चार्टर्ड एकाउन्टेंट्स ऑफ इंडिया की परिपद एन्ड डब्ल्यू ओपना करनी है कि प्रैक्टिस कर रहा इस्टीट्यूट द्वारा एक सदस्य व्यावसायिक दुर्ग-चार का दोषी माना जायेगा यदि वह एक विन्तीय वर्ष में आयकर अधिनियम, १९६१ के अनुभाग ४४ ए० बी० के अन्तर्गत “टैक्स आडिट की नियुक्तियों की निर्धारित संख्या” में अधिक की नियुक्ति को स्वीकार करता है।

वर्णन कि प्रैक्टिस कर रहा चार्टर्ड एकाउन्टेंट्स की एक फर्म के मामले में “टैक्स आडिट नियुक्तियों की निर्धारित संख्या” को फर्म के प्रत्येक भागीदार के लिए टैक्स आडिट नियुक्तियों की निर्धारित संख्या मानी जायेगी।

पुनः वर्णन कि जहाँ फर्म या एक भागीदार, प्रैक्टिस कर रही चार्टर्ड एकाउन्टेंट्स की किसी दूसरी फर्म अथवा फर्मों में भी भागी-

दारी है तो ऐसे भागीदार के मामले में, टैक्स आडिट नियुक्तियों की संख्या के निर्धारण हेतु समस्त फर्मों को एक साथ लिया जायेगा तथा इनकी कुल संख्या पूर्ण रूप में “टैक्स आडिट की नियुक्तियों की निर्धारित संख्या” से अधिक नहीं होनी चाहिए।

पुनः वर्णन कि जहाँ प्रैक्टिस कर रही चार्टर्ड एकाउन्टेंट्स की फर्म का एक भागीदार, व्यक्तिगत रूप से टैक्स आडिट की एक अथवा अधिक नियुक्तियों को स्वीकार करता है तो इस प्रकार की कुल नियुक्तियाँ जिन्हे कि वह स्वीकार करता है पूर्ण रूप में “टैक्स आडिट की नियुक्तियों की निर्धारित संख्या” में अधिक नहीं होनी चाहिए।

व्याख्या

१. उपर्युक्त उद्देश्य हेतु “टैक्स आडिट की नियुक्तियों की निर्धारित संख्या” में तात्पर्य—

(अ) प्रैक्टिस कर रहा एक चार्टर्ड एकाउन्टेंट्स अथवा स्वामित्व वाली फर्म के मामले में, एक वित्तीय वर्ष में, चाहे वह कार्पोरेट अथवा गैर-कार्पोरेट करवाला के सन्दर्भ में हो, टैक्स आडिट की ३० नियुक्तियाँ।

(ब) प्रैकिट्स कर रही चार्टर्ड एकाउन्टेंट्स की फर्म के मामले में, एक विभिन्न वर्ष में, वह कार्पोरेट अधिकारी और कार्पोरेट करदाता के सन्दर्भ में हो, फर्म के प्रत्येक भागीदार के लिए टैक्स आडिट की 30 नियुक्तियाँ।

2. "टैक्स आडिट की नियुक्तियों की निर्धारित संख्या" की गणना के लिए प्रत्येक वर्ष के आडिट को अलग नियुक्त माना जायेगा।

3. "टैक्स आडिट की नियुक्तियों की निर्धारित संख्या" की गणना के लिए, इस प्रकार की नियुक्तियों की संख्या, जिन्हें कि वह अथवा उसकी फर्म का कोई भागीदार अकेले अथवा प्रैकिट्स वर में हो, किसी अन्य चार्टर्ड एकाउन्टेंट्स अथवा चार्टर्ड एकाउन्टेंट्स की किसी फर्म के साथ संयुक्त रूप से स्वीकार करता हो, तो उसे भी गणना में लिया जायेगा।

4. किसी संस्थान के प्रधान कार्यालय तथा शाखा कार्यालय के आडिट को एक टैक्स आडिट के रूप में लिया जायेगा।

5. एक ही संस्था की एक अथवा अधिक शाखाओं के आडिट को जिसे कि केवल एक ही प्रैकिट्स कर रहा चार्टर्ड एकाउन्टेंट ने किया हो, को टैक्स आडिट की एक नियुक्त माना जायेगा।

6. उपर्युक्त अधिसूचना, 1 अप्रैल, 1989 से और इसके बाद शुरू होने वाले विलीय वर्ष के लिए नामूनी मानी जायेगी।

7. प्रैकिट्स कर रहा एक चार्टर्ड एकाउन्टेंट और ऐसे चार्टर्ड एकाउन्टेंटों की फर्म का प्रत्येक भागीदार जो कि 1 अप्रैल 1989 को या पूर्व टैक्स आडिट की निर्धारित नियुक्तियों की संख्या से अधिक नियुक्तियों स्वीकार कर चुका है, 1 अप्रैल, 1989 से 60 दिनों के अन्दर, संबंधित करदाता की निर्धारित संस्था से अधिक टैक्स आडिट करने में अपनी असमर्थता की सूचना देगा।

8. प्रैकिट्स कर रहा एक चार्टर्ड एकाउन्टेंट परिषद द्वारा निर्धारित एक प्रारूप पर, प्रत्येक विलीय वर्ष में, उसके द्वारा स्वीकार किये गये टैक्स आडिट की नियुक्तियों का विवरण रखेगा।

एम० मी० नरसिंहन,
सचिव

कर्मचारी राज्य बीमा निगम

नई दिल्ली, दिनांक 11 जनवरी 1989

सं० य० 16/53/85-चि०-2 (पश्चिमी बंगाल) —कर्मचारी राज्य बीमा (माधारण) विनियम 1950 के विनियम 105 के तहत महानिदेशक को निगम की शक्तियां प्रदान करने के संबंध में कर्मचारी राज्य बीमा निगम की दिनांक 25 अप्रैल, 1951 को हुई बैठक में पाय किए गए संकल्प के अनुसरण में तथा महानिदेशक के आदेश संख्या 1024 (जी) दिनांक 23 मई, 1983 द्वारा ये शक्तियां आगे मुझे सौंपी जाने पर, मैं इसके द्वारा डा० सी० के० शिरथागिरि, 105 रामास्वामी स्ट्रीट, मदाम-1 को तमिलनाडू में मद्रास केन्द्र के लिए बीमाकृत व्यक्तियों की स्वास्थ्य परीक्षा करने तथा मूल प्रमाण-पत्र की सत्यता संदिग्ध होने पर आगे प्रमाण-पत्र जारी करने के प्रयोजन के लिए चिकित्सा प्राधिकारी के रूप में कार्य करने के लिए प्राधिकृत करता हूँ।

मे 30-11-89 तक या किसी पूर्णकालिक चिकित्सा निर्देशी के कार्यभार ग्रहण करने तक, इनमें से जो भी पहले हो, मौजूदा भानकों के अनुसार मासिक पारिश्रमिक प० उप-चिकित्सा अध्यक्ष (पूर्वी जोन) द्वारा निर्धारित अंदरों के लिए, बीमाकृत व्यक्तियों की स्वास्थ्य परीक्षा करने तथा मूल प्रमाण-पत्र की सत्यता संदिग्ध होने पर उन्हें आगे प्रमाण-पत्र जारी करने के प्रयोजन के लिए चिकित्सा प्राधिकारी के रूप में कार्य करने के लिए प्राधिकृत करता हूँ।

दिनांक 13 जनवरी, 1989

सं० य०-16/53/85-चि०-2 (तमिलनाडू) —कर्मचारी राज्य बीमा (माधारण) विनियम 1950 के विनियम 1950 के तहत महानिदेशक को निगम की शक्तियां प्रदान करने के संबंध में कर्मचारी राज्य बीमा निगम की दिनांक 25 अप्रैल 1951 को हुई बैठक में पाय किए गए संकल्प के अनुसरण में तथा महानिदेशक के आदेश संख्या 1024 (जी) दिनांक 23-5-83 के द्वारा ये शक्तियां मुझे सौंपी जाने पर, मैं इसके द्वारा डा० प्ल० वेंकटा विठ्ठल, 116, दयाल स्ट्रीट कोडेनपत्नायम, कोयम्बटूर (तमिलनाडू को कोयम्बटूर केन्द्र के लिए बीमाकृत व्यक्तियों की स्वास्थ्य परीक्षा करने और मूल प्रमाण-पत्र की सत्यता संदिग्ध होने पर आगे प्रमाण-पत्र जारी करने के प्रयोजन के लिए बीमाकृत व्यक्तियों की संख्या तथा उप चिकित्सा आयुक्त (दक्षिण जोन) बंगलौर द्वारा सौंपे जाने वाले थोक के आधार पर कार्यभार ग्रहण करने की तारीख से, एक वर्ष की अवधि तक या किसी पूर्णकालिक चिकित्सा निर्देशी के कार्यभार ग्रहण करने सक, औ भी पहले हो, मौजूदा भानकों के अनुसार मासिक पारिश्रमिक की अदायगी पर चिकित्सा प्राधिकारी के रूप में कार्य करने के लिए प्राधिकृत करता हूँ।

डा० कृष्ण मोहन संकेन्द्रा,
चिकित्सा अध्यक्ष

THE INSTITUTE OF CHARTERED ACCOUNTANTS OF INDIA

New Delhi-110 002, the 13th January 1989

No. I-CA(7)/3/89.—In exercise of the powers conferred by clause (ii) of Part II of the Second Schedule to the Chartered Accountants Act, 1949, the Council of the Institute of Chartered Accountants of India hereby specifies that a member of the Institute in practice shall be deemed to be guilty of professional misconduct, if he accepts, in a financial year, more than the "specified number of tax audit assignments" under Section 44AB of the Income-tax Act, 1961.

Provided that in the case of a firm of chartered accountants in practice, the "specified number of tax audit assignments" shall be construed as the specified number of tax audit assignments for every partner of the firm.

Provided further that where any partner of the firm is also a partner of any other firm or firms of chartered accountants in practice, the number of tax audit assignments which may be taken for all the firms together in relation to such partner shall not exceed the "specified number of tax audit assignments" in the aggregate.

Provided further that where any partner of a firm of chartered accountants in practice accepts one or more tax audit assignments in his individual capacity, the total number of such assignments which may be accepted by him shall not exceed the "specified number of tax audit assignments" in the aggregate.

Explanation :

1. For the above purpose, the "specified number of tax audit assignments" means—

- (a) in the case of a chartered accountant in practice or a proprietary firm of chartered accountant, 30 tax audit assignments, in a financial year, whether in respect of corporate or non-corporate assessees.
- (b) in the case of firm of chartered accountants in practice, 30 tax audit assignments per partner in the firm, in a financial year, whether in respect of corporate assessees.

2. In computing the "specified number of tax audit assignments" each year's would be taken as a separate assignment.

3. In computing the "specified number of tax audit assignments", the number of such assignments, which he or any partner of his firm has accepted whether singly or in combination with any other chartered accountant in practice or firm of such chartered accountants, shall be taken into account.

4. The audit of the head office and branch offices of a concern shall be regarded as one tax audit assignment.

5. The audit of one or more branches of the same concern by one chartered accountant in practice shall be construed as only one tax audit assignment.

6. The above notification shall come into force from the financial year commencing on or after 1st April, 1989.

7. A chartered accountant in practice and every partner of a firm of such chartered accountants holding immediately before 1st April, 1989, tax audit assignments in excess of the specified number, shall within sixty days from 1st April 1989, intimate his inability to conduct tax audit in excess of the specified number to the concerned assessee.

8. A chartered accountant in practice shall maintain a record of the tax audit assignments accepted by him in each financial year in the format as may be prescribed by the Council.

M. C. NARASIMHAN
Secretary

FORM—A

—Emblem—

UNIT TRUST OF INDIA

(Incorporated under the Unit Trust of India Act, 1963)

GROWING INCOME UNIT SCHEME, 1989

(Cumulative and non-cumulative)

(Clause XII)

Unit Certificate No.

No. of Units

[.....]

[.....]

This is to certify that the person/s named in this Certificate is/are the Registered Holder(s) of Units, each of the face value of Rupees ten, Subject to the provisions of the Unit Trust of India Act, 1963 (52 of 63), the Regulations framed thereunder and the Growing Income Unit Scheme, 1989 (cumulative and non cumulative).

Name/s

FOR THE UNIT TRUST OF INDIA

.....

.....

Date :

The scheme shall stand finally terminated on 1st August, 1994.

TRANSFERABLE

Form of application for repurchase of units under Growing Income Ax Scheme, 1989 (Cumulative and Non-cumulative)

To

Date

The Unit Trust of India,

.....
.....

I/We am/are the registered holder(s) of units of the Growing Income Unit Scheme, 1989 (Cumulative and Non Cumulative) of the Unit Trust all the said units and offer the same for repurchase by the Unit Trust of India at par/at the repurchase price prevailing determined by the Trust in respect of this application.

The price of the units may be paid to me by* cash £/cheque/bank draft at my cost.

Signature of witness

Signature/s of holder(s)

.....

Signature of witness

1.

2.

Occupation :

Address :

For the use of the office

Acceptance date.

Delete inapplicable works.

Payment in cash permissible only if the amount does not exceed Rs. 10,000/-.

A. K. THAKUR
General Manager

EMPLOYEES' STATE INSURANCE CORPORATION

New Delhi, the 11th January 1989

No. U-16/53/85-Med.III(W.B.).—In pursuance of the resolution passed by ESI Corporation, at its meeting held on 25th April, 1951, conferring upon the Director General the powers of the Corporation under regulation 105 of the E.S.I. (General) Regulations 1950, and such powers having been further delegated to me vide Director General's Order No. 1024(G) dated 23-5-1983, I hereby grant extension to Dr. N. K. Mitra, from the date he assumes charge to function as Part-time Medical Referee, in Dum Dum Centre, in the area to be specified by the D. M. C. (E. Zone), at a monthly remuneration as per existing norms, and authorise him to function as Medical Authority upto 30-11-1989 or till a full-time Medical Referee joins, whichever is earlier for the purpose of medical examination of the insured persons and grant of further certificates to them, when the correctness of the original certificates is in doubt.

The 13th January 1989

No. U-16/53/85-Med.II(T.N.).—In pursuance of the Resolution passed at its meeting held on 25th April, 1951, conferring upon the Director General the powers of the Corporation under Regulation's 105 of the ESI (General) Regulations, 1950, and such powers having been further delegated to me vide Director General's order No. 1024(G) dated 23rd May, 1983, I hereby authorise Dr. C. K. Thir-

thagiri, 105, Ramasamy Street, Madras-1 to function as Medical Authority for Madras Centre in Tamil Nadu w.e.f. 1st January, 1989 upto 28-10-1989, or till a full time Medical Referee joins, whichever is earlier on the existing terms and conditions, at a monthly remuneration as per norms for the purpose of Medical examination of the Insured Persons and grant of further certificates to them when the correctness of the original certificates is in doubt.

No. U-16/53/85-Med.II(T.N.).—In pursuance of the resolution passed by E. S. I. Corporation at its meeting held on 25-4-1951 conferring upon the Director General the powers of the Corporation under regulation 105 of the E. S. I. (General) Regulation 1950, and such powers having been further delegated to me vide Director General's Order No. 1024(G) dated 23-5-1983, I hereby authorise Dr. L. Venkata Vittal, 116, Dayal Street Koundenpalayam, Coimbatore (T. N.) to function as Medical Authority w.e.f. the date of assumption of charge till one year or till a Full-time Medical Referee joins, whichever is earlier, for Coimbatore centre at a monthly remuneration as per existing norms, on the basis of number of insured persons and the area to be allocated by the Dy. Medical Commissioner (South Zone), Bangalore, for the purpose of Medical examination of the insured persons and grant of further certificates to them when the correctness of the original certificate is in doubt.

DR. K. M. SAXENA,
Medical Commissioner.

Ambala, the 12th January 1989

No. 45/Genl./Pub./Gazette/468/88—In terms of Section 27 of the Wakf Act, 1954 the following properties are hereby declared as Sunni Wakfs :—

S. No.	(i) Name of Wakfs	(ii) Location of Wakf			(iii) Details of Wakf properties			(iv) Date of year of creation of Wakfs	(vi) Gross receipt	(vii) Nature objects of each Wakf	(viii) Amount of L.R.Cess rates and of taxes payable in respect of such property	(ix) Name of Mutawalli	(x) Any other particulars] (Remarks)		
		(a) District	(c) Village where situated	(a) Area	(b) Boundaries	(c) Value Rs.									
		(b) Tehsil		Site on which situated											
1	2	3	4	5	6	7	8	9	10	11	12				
1.	Masjid	.	Gurdaspur	Mohalla Atterian BTL.	87 Sq. Yds	B-XXIV-327	30000/-	Not known	Religious	—	Under manage- ment of adminis- tration of Punjab Wakf & Board. Ambala Cantt.				
			Batala					Not known							
2.	Do.	.	Do.	Moh. Multani BTL.	130 Sq. Yds.	B-XXXV-26	60000	Do.	Do.	—	Do.				
3.	Do.	.	Do	Do Shop & upper storey	19 Sq. Yds.	B-XXXV-27	20000	Do.	Do.	—	Do.				
4.	Do.	.	Do	Mohalla Kacha Kot, BTL.	127 Sq. Yds.	BXXXVII-32	40000-	Do.	Do.	—	Do.				
5.	Grave Yard	.	Do.	Batala	K M 0—5	17/34	Rs. 15000/-	Do.	Do.	—	Do.				
				Sarki (211)											
6.	Do.	.	Do.	Do.	I- 4	198	Rs. 20000/-	Do.	Do.	—	Do.				
7.	Takia	.	Do.	Do.	0—11	198	Rs. 8000/-	Do.	Do.	—	Do.				
8.	Do.	.	Do.	Do.	3—15	197	Rs. 20000/-	Do.	Do.	—	Do.				
9.	Grave yard	.	Do.	Do.	4—18	207	Rs. 30000/-	Do.	Do.	—	Do.				
10.	Do.	.	Do.	Do.	2—0	200	Rs. 10000/-	Do.	Do.	—	Do.				
11.	Do.	.	Do.	Do.	0—17	206/1	Rs. 9000/-	Do.	Do.	—	Do.				

1	2	3	4	5	6	7	8	9	10	11	12	
12.	Grave yard	.	Do.	Do.	1—11	37/30	Rs. 13000/-	Do.	Do.	—	Do.	
13.	Do.	.	Do.	Do.	0—10	39/27	Rs. 5000/-	Do.	Do.	—	Do.	
14.	Khankah	.	Do.	Do.	0—07	45/27	Rs. 9000/-	Do.	Do.	—	Do.	
15.	Grave yard	.	Do.	Do.	2—03	40	Rs. 18000/-	Do.	Do.	—	Do.	
16.	Do.	.	Do.	Do.	0—18	98/75/2	Rs. 8000/-	Do.	Do.	—	Do.	
17.	Do.	.	Do.	Do.	1—01	101/26	Rs. 7000/-	Do.	Do.	—	Do.	
18.	Do.	.	Do.	Do.	0—03	193/1	Rs. 4000/-	Do.	Do.	—	Do.	
19.	Masjid	.	Do.	Do.	1—00	209	Rs. 10000/-	Do.	Do.	—	Do.	
20.	Grave yard	.	Do.	Do.	1—13	210	Rs. 16000/-	Do.	Do.	—	Do.	
21.	Do.	.	Do.	Do.	0—06	210/1	Rs. 4000/-	Do.	Do.	—	Do.	
22.	Do.	.	Do.	Do.	5—13	212	Rs. 25000/-	Do.	Do.	—	Do.	
23.	Do.	.	Do.	Do.	0—14	214	Rs. 7000/-	Do.	Do.	—	Do.	
24.	Khankah	.	Do.	Do.	3/03	216	Rs. 14000/-	Do.	Do.	—	Do.	
25.	Do.	.	Do.	Do.	22—13	217	Rs. 60000/-	Do.	Do.	—	Do.	
26.	Do.	.	Do.	Do.	3—00	37/39	Rs. 9000/-	Do.	Do.	—	Do.	
27.	Do.	.	Do.	Do.	3—09	215	Rs. 9500/-	Do.	Do.	—	Do.	
28.	Do.	.	Do.	Do.	0—18	48/46	Rs. 3000/-	Do.	Do.	—	Do.	
29.	Do.	.	Do.	Do.	6—08	213	Rs. 18000/-	Do.	Do.	—	Do.	
30.	Grave yard	.	Do.	Do.	5—05	53/52	Rs. 17000/-	Do.	Do.	—	Do.	
31.	Do.	.	Do.	Do.	0—09	55/27	Rs. 1800/-	Do.	Do.	—	Do.	
32.	Do.	.	Do.	Do.	0—09	27/1	Rs. 1800/-	Do.	Do.	—	Do.	
33.	Masjid	.	Do.	Do.	0—10	120/30	Rs. 10000/-	Do.	Do.	—	Do.	
34.	Grave yard	.	Do.	Do.	1—04	196	Rs. 8000/-	Do.	Do.	—	Do.	
35.	Do.	.	Do.	Do.	7—00	200/1	Rs. 21000/-	Do.	Do.	—	Do.	
36.	Do.	.	Do.	Do.	14—05	202/2	Rs. 45000/-	Do.	Do.	—	Do.	
37.	Do.	.	Do.	Do.	1—08	201	Rs. 8000/-	Do.	Do.	—	Do.	
38.	Do.	.	Do.	Do.	3—05	203	Rs. 9500/-	Do.	Do.	—	Do.	
39.	Do.	.	Do.	Do.	0—07	205	Rs. 2100/-	Do.	Do.	—	Do.	
40.	Do.	.	Do.	Do.	0—03	54/38	Rs. 600/-	Do.	Do.	—	Do.	
41.	Do.	.	Do.	Do.	2—00	69/45	Rs. 6000/-	Do.	Do.	—	Do.	
42.	Do.	.	Do.	Do.	4—03	50/40	Rs. 13000/-	Do.	Do.	—	Do.	
43.	Do.	.	Do.	Do.	4—14	53	Rs. 14000/-	Do.	Do.	—	Do.	
44.	Do.	.	Do.	Do.	5—16	70/28	Rs. 17000/-	Do.	Do.	—	Do.	
45.	Do.	.	Do.	Do.	2—10	53/49	Rs. 7500/-	Do.	Do.	—	Do.	
46.	Do.	.	Do.	Do.	1—15	50	Rs. 5500/-	Do.	Do.	—	Do.	
47.	Masjid	.	Do.	Dayalgarh	8—00	9/10	Rs. 24000/-	Do.	Do.	—	Do.	
48.	Grave yard	.	Do.	Sagtuwal	1—13	24	Rs. 5000/-	Do.	Do.	—	Do.	
49.	Do.	.	Do.	Khehra	2—13	29	Rs. 8000/-	Do.	Do.	—	Do.	
50.	Do.	.	Do.	Fatehgarh	4—18 ;	8/19	Rs. 20000/-	Do.	Do.	—	Do.	
				Churian								
51.	Do.	.	Do.		Do.	7—14	12	Rs. 30000/-	Do.	Do.	—	Do.
52.	Do.	.	Do.		Do.	4—04	18/11	Rs. 17000/-	Do.	Do.	—	Do.
53.	Do.	.	Do.		Do.	4—07	7/2	Rs. 17000/-	Do.	Do.	—	Do.
54.	Do.	.	Do.		Do.	7—11	1	Rs. 30000/-	Do.	Do.	—	Do.
55.	Do.	.	Do.		Do.	7—12	9	Rs. 30000/-	Do.	Do.	—	Do.
56.	Do.	.	Do.		Do.	8—00	10	Rs. 32000/-	Do.	Do.	—	Do.
	F.D.	.	Do.		Do.	4—00	12/2	Rs. 16000/-	Do.	Do.	—	Do.

58.	Grave yard	.	.	Do.	Do.	2—12	8/22	Rs. 10000/-	Do.	Do.	Do.	Do.
59.	Do.	.	.	Do.	Do.	7—03	10/10/1	Rs. 28000/-	Do.	Do.	Do.	Do.
60.	Do.	.	.	Do.	Do.	2—02	119	Rs. 8000/-	Do.	Do.	Do.	Do.
61.	Do.	.	.	Do.	Do.	7—13	121	Rs. 30000/-	Do.	Do.	Do.	Do.
62.	Do.	.	.	Do.	Do.	1—14	122	Rs. 6500/-	Do.	Do.	Do.	Do.
63.	Do.	.	.	Do.	Do.	6—04	123	Rs. 24000/-	Do.	Do.	Do.	Do.
64.	Masjid	.	.	Do.	Do.	0—03	127	Rs. 2000/-	Do.	Do.	Do.	Do.
65.	Grave yard	.	.	Do.	Do.	0—17	128	Rs. 4000/-	Do.	Do.	Do.	Do.
66.	Do.	.	.	Do.	Do.	1—08	132	Rs. 6000/-	Do.	Do.	Do.	Do.
67.	Do.	.	.	Do.	Do.	0—01	268	Rs. 500/-	Do.	Do.	Do.	Do.
68.	Masjid	.	.	Do.	Do.	0—01	331	Rs. 500/-	Do.	Do.	Do.	Do.
69.	Do.	.	.	Do.	Do.	0—03	333	Rs. 1500/-	Do.	Do.	Do.	Do.
70.	Do.	.	.	Do.	Do.	0—09	352	Rs. 4500/-	Do.	Do.	Do.	Do.
71.	Do.	.	.	Do.	Do.	0—01	411	Rs. 500/-	Do.	Do.	Do.	Do.
72.	Grave yard	.	.	Do.	Do.	0—07	11/1	Rs. 2500/-	Do.	Do.	Do.	Do.
73.	Do.	.	.	Do.	Do.	8—00	1	Rs. 32000/-	Do.	Do.	Do.	Do.
74.	Do.	.	.	Do.	Do.	2—13	2	Rs. 10000/-	Do.	Do.	Do.	Do.
75.	Do.	.	.	Do.	Do.	6—13	75/8/2	Rs. 26000/-	Do.	Do.	Do.	Do.
76.	Do.	.	.	Do.	Do.	0—12	9/7	Rs. 2200/-	Do.	Do.	Do.	Do.
77.	Do.	.	.	Do.	Do.	4—04	17/15/1	Rs. 16000/-	Do.	Do.	Do.	Do.
78.	Khankah	.	.	Do.	Do.	4—04	12	Rs. 16000/-	Do.	Do.	Do.	Do.
79.	Do.	.	.	Do.	Do.	5—06	124	Rs. 22000/-	Do.	Do.	Do.	Do.
80.	Grave yard	.	.	Do.	Do.	40—17	131	Rs. 164000/-	Do.	Do.	Do.	Do.
81.	Do.	.	.	Do.	Do.	40—03	125	Rs. 160000/-	Do.	Do.	Do.	Do.
82.	Do.	.	.	Do.	Do.	12—17	126	Rs. 52000/-	Do.	Do.	Do.	Do.
83.	Grave yard	.	.	Do.	Batala	5—04	1780	Rs. 40000/-	Do.	Do.	Do.	Do.
					Garbi (211)							
84.	Do.	.	.	Do.	Do.	2—09	820	Rs. 35000/-	Do.	Do.	Do.	Do.
85.	Do.	.	.	Do.	Do.	0—16	828	Rs. 8000/-	Do.	Do.	Do.	Do.
86.	Do.	.	.	Do.	Do.	20—08	78/26	(Rs. 80000/-	Do.	Do.	Do.	Do.
87.	Do.	.	.	Do.	Do.	1—08	8/6/2	Rs. 8000/-	Do.	Do.	Do.	Do.
88.	Do.	.	.	Do.	Do.	1—08	82/26	Rs. 8000/-	Do.	Do.	Do.	Do.
89.	Do.	.	.	Do.	Do.	4—18	29	Rs. 25000/-	Do.	Do.	Do.	Do.
90.	Do.	.	.	Do.	Do.	2—09	183/26	Rs. 15000/-	Do.	Do.	Do.	Do.
91.	Do.	.	.	Do.	Do.	7—18	93/30	Rs. 40000/-	Do.	Do.	Do.	Do.
92.	Takia	.	.	Do.	Do.	3—07	33	Rs. 16000/-	Do.	Do.	Do.	Do.
93.	Do.	.	.	Do.	Do.	4—16	34	Rs. 24000/-	Do.	Do.	Do.	Do.
94.	Do.	.	.	Do.	Do.	0—06	94/27	Rs. 3000/-	Do.	Do.	Do.	Do.
95.	Do.	.	.	Do.	Do.	0—14	807	Rs. 4000/-	Do.	Do.	Do.	Do.
96.	Do.	.	.	Do.	Do.	4—17	858	Rs. 24000/-	Do.	Do.	Do.	Do.
97.	Do.	.	.	Do.	Do.	7—00	929	Rs. 35000/-	Do.	Do.	Do.	Do.
98.	Grave yard	.	.	Do.	Do.	0—09	936/2	Rs. 2500/-	Do.	Do.	Do.	Do.
99.	Do.	.	.	Do.	Do.	0—17	1034	Rs. 4000/-	Do.	Do.	Do.	Do.
100.	Takia	.	.	Do.	Do.	0—01	1047	Rs. 1000/-	Do.	Do.	Do.	Do.

1	2	3	4	5	6	7	8	9	10	11	12
101.	Takia	.	.	Do.	Do	5—09	1076	Rs. 27500/-	Do.	Do.	Do.
102.	Jdgah	.	.	Do.	Do.	4—06	1189	Rs. 23000/-	Do.	Do.	Do.
103.	Takia	.	.	Do.	Do.	3—12	1191	Rs. 18000/-	Do.	Do.	Do.
104.	Grave yard	.	.	Do.	Do.	6—07	1223	Rs. 33000/-	Do.	Do.	Do.
105.	Do.	.	.	Do.	Do.	4—12	1932	Rs. 24000/-	Do.	Do.	Do.
106.	Do.	.	.	Do.	Do.	1—10	1944	Rs. 8000/-	Do.	Do.	Do.
107.	Do.	.	.	Do.	Do.	1—06	1946	Rs. 7000/-	Do.	Do.	Do.
108.	Do.	.	.	Do.	Do.	5—16	1947	Rs. 35000/-	Do.	Do.	Do.
109.	Do.	.	.	Do.	Do.	2—01	1961	Rs. 10000/-	Do.	Do.	Do.
110.	Do.	.	.	Do.	Do.	5—03	1963	Rs. 28000/-	Do.	Do.	Do.
111.	Khankah	.	.	Do.	Do.	2—01	2016	Rs. 10000/-	Do.	Do.	Do.
112.	Graveyard	.	.	Do.	Do.	0—18	2017	Rs. 5000/-	Do.	Do.	Do.
113.	Do.	.	.	Do.	Do.	2—17	2582	Rs. 15000/-	Do.	Do.	Do.
114.	Do.	.	.	Do.	Do.	27—03	92 R/28	Rs. 135000/-	Do.	Do.	Do.
114-A.	Do.	.	.	Do.	Do.	4—14	26/27	Rs. 25000/-	Do.	Do.	Do.
115.	Do.	.	.	Do.	Badowal (109)	3—00	63	Rs. 12000/-	Do.	Do.	Do.
116.	Do.	.	.	Do.	Do.	2—04	85	Rs. 10000/-	Do.	Do.	Do.
117.	Do.	.	.	Do.	Do.	3—02	82	Rs. 12000/-	Do.	Do.	Do.
118.	Do.	.	.	Do.	Do.	4—00	86	Rs. 16000/-	Do.	Do.	Do.
						12—06					
119.	Do.	.	.	Do.	Kohali (405)	19—12	22	Rs. 80000/-	Do.	Do.	Do.
120.	Do.	.	.	Do.	Ghoga (298)	25—01	40	Rs. 100000/-	Do.	Do.	Do.
121.	Do.	.	.	Gurdaspur	Sohal (372)	1—02	32/16/2/1	Rs. 5000/-	Do.	Do.	Do.
				Gurdaspur							
122.	Takia	.	.	Do.	Do.	2—02	32/16/3	Rs. 10000/-	Do.	Do.	Do.
123.	Grave yard	.	.	Do.	Chhawarian Bangar (610)	8—00	36/I	Rs. 40000/-	Do.	Do.	Do.
124.	Do.	.	.	Do.	Do.	8—00	36/3	Rs. 40000/-	Do.	Do.	Do.
125.	Do.	.	.	Do.	Do.	8—00	36/4	Rs. 40000/-	Do.	Do.	Do.
126.	Do.	.	.	Do.	Do.	8—00	36/5	Rs. 40000/-	Do.	Do.	Do.
127.	Do.	.	.	Do.	Do.	8—00	36/6	Rs. 40000/-	Do.	Do.	Do.
128.	Do.	.	.	Do.	Do.	8—00	36/7	Rs. 40000/-	Do.	Do.	Do.
129.	Do.	.	.	Do.	Do.	8—00	36/8	Rs. 40000/-	Do.	Do.	Do.
130.	Do.	.	.	Do.	Do.	8—00	36/9	Rs. 40000/-	Do.	Do.	Do.
131.	Do.	.	.	Do.	Do.	8—00	36/10	Rs. 40000/-	Do.	Do.	Do.
132.	Do.	.	.	Do.	Do.	8—00	36/12	Rs. 40000/-	Do.	Do.	Do.
133.	Do.	.	.	Do.	Do.	8—00	36/13	Rs. 40000/-	Do.	Do.	Do.
134.	Do.	.	.	Do.	Do.	8—00	36/14	Rs. 40000/-	Do.	Do.	Do.
135.	Do.	.	.	Do.	Do.	8—00	36/15	Rs. 40000/-	Do.	Do.	Do.
136.	Do.	.	.	Do.	Do.	3—13	36/17	Rs. 20000/-	Do.	Do.	Do.
				Do.	Do.	3—04	36/18	Rs. 16000/-	Do.	Do.	Do.

138.	Graveyard	.	.	.	Do.	Do.	1—18	36/19	Rs. 1000/-	Do.	Do.	Do.	Do.
139.	Do.	.	.	.	Do.	Do.	0—09	36/20	Rs. 2500/-	Do.	Do.	Do.	Do.
140.	Do.	.	.	.	Do.	Do.	8—00	40/5	Rs. 40000/-	Do.	Do.	Do.	Do.
141.	Do.	.	.	.	Do.	Do.	0—02	40/7	Rs. 1000/-	Do.	Do.	Do.	Do.
142.	Do.	.	.	.	Do.	Do.	8—00	24/14	Rs. 40000/-	Do.	Do.	Do.	Do.
143.	Do.	.	.	.	Do.	Do.	2—00	16/2	Rs. 10000/-	Do.	Do.	Do.	Do.
							149—04						
144.	Do.	.	.	.	Do.	Do.	3—00	27/15	Rs. 15000/-	Do.	Do.	Do.	Do.
145.	Do.	.	.	.	Do.	Do.	7—11	33/11	Rs. 37500/-	Do.	Do.	Do.	Do.
146.	Do.	.	.	.	Do.	Do.	8—00	33/12	Rs. 40000/-	Do.	Do.	Do.	Do.
147.	Do.	.	.	.	Do.	Do.	8—00	33/13	Rs. 40000/-	Do.	Do.	Do.	Do.
148.	Do.	.	.	.	Do.	Do.	8—00	33/15	Rs. 40000/-	Do.	Do.	Do.	Do.
							42—11						
149.	Do.	.	.	.	Do.	Do.	8—00	34/16	Rs. 40000/-	Do.	Do.	Do.	Do.
150.	Do.	.	.	.	Do.	Do.	7—12	34/24	Rs. 38000/-	Do.	Do.	Do.	Do.
151.	Do.	.	.	.	Do.	Do.	8—00	34/25	Rs. 40000/-	Do.	Do.	Do.	Do.
							23—12						
151.(a)	Do.	.	.	.	Do.	Do.	8—00	37/5	Rs. 40000/-	Do.	Do.	Do.	Do.
152.	Do.	.	.	.	Do.	Do.	8—00	37/6	Rs. 40000/-	Do.	Do.	Do.	Do.
153.	Do.	.	.	.	Do.	Do.	8—00	37/7	Rs. 40000/-	Do.	Do.	Do.	Do.
154.	Do.	.	.	.	Do.	Do.	7—00	40/4	Rs. 35000/-	Do.	Do.	Do.	Do.
155.	Do.	.	.	.	Do.	Do.	2—13	40/6	Rs. 13000/-	Do.	Do.	Do.	Do.
156.	Do.	.	.	.	Do.	Do.	6—13	37/15	Rs. 33000/-	Do.	Do.	Do.	Do.
157.	Do.	.	.	.	Do.	Do.	3—18	36/16	Rs. 18000/-	Do.	Do.	Do.	Do.
158.	Do.	.	.	.	Do.	Do.	1—07	25/20/3	Rs. 7000/-	Do.	Do.	Do.	Do.
159.	Do.	.	.	.	Do.	Do.	2—06	34/17/2	Rs. 13000/-	Do.	Do.	Do.	Do.
160.	Do.	.	.	.	Do.	Do.	3—02	23/2	Rs. 16000/-	Do.	Do.	Do.	Do.
161.	Do.	.	.	.	Do.	Do.	8—00	25/16	Rs. 40000/-	Do.	Do.	Do.	Do.
162.	Do.	.	.	.	Do.	Do.	5—12	15/2	Rs. 28000/-	Do.	Do.	Do.	Do.
163.	Do.	.	.	.	Do.	Do.	8—00	25/24	Rs. 40000/-	Do.	Do.	Do.	Do.
164.	Do.	.	.	.	Do.	Do.	8—00	25/25	Rs. 40000/-	Do.	Do.	Do.	Do.
165.	Do.	.	.	.	Do.	Do.	2—09	26/11/1	Rs. 17000/-	Do.	Do.	Do.	Do.
166.	Do.	.	.	.	Do.	Do.	8—00	26/21	Rs. 40000/-	Do.	Do.	Do.	Do.
167.	Do.	.	.	.	Do.	Do.	8—00	35/1	Rs. 40000/-	Do.	Do.	Do.	Do.
168.	Do.	.	.	.	Do.	Do.	8—00	35/2	Rs. 40000/-	Do.	Do.	Do.	Do.
169.	Do.	.	.	.	Do.	Do.	7—00	19/22	Rs. 35000/-	Do.	Do.	Do.	Do.
170.	Do.	.	.	.	Do.	Do.	8—00	37/3	Rs. 40000/-	Do.	Do.	Do.	Do.
171.	Do.	.	.	.	Do.	Do.	3—16	40/3	Rs. 18000/-	Do.	Do.	Do.	Do.
172.	Do.	.	.	.	Do.	Do.	7—12	19/23	Rs. 38000/-	Do.	Do.	Do.	Do.
173.	Do.	.	.	.	Do.	Do.	0—18	24/19/1	Rs. 4500/-	Do.	Do.	Do.	Do.
174.	Do.	.	.	.	Do.	Do.	8—00	19/24	Rs. 40000/-	Do.	Do.	Do.	Do.
175.	Do.	.	.	.	Do.	Do.	8—00	34/7	Rs. 40000/-	Do.	Do.	Do.	Do.
176.	Do.	.	.	.	Do.	Do.	4—00	34/15 min	Rs. 20000/-	Do.	Do.	Do.	Do.
177.	Do.	.	.	.	Do.	Do.	7—04	24/2	Rs. 35000/-	Do.	Do.	Do.	Do.

1	2	3	4	5	6	7	8	9	10	11	12
178.	Graveyard	.	Do.	Do.	8—00	24/3	Rs. 40000/-	Do.	Do.	Do.	Do.
179.	Do.	.	Do.	Do.	8—00	24/4	Rs. 40000/-	Do.	Do.	Do.	Do.
180.	Do.	.	Do.	Do.	2—11	34/15 min	Rs. 13000/-	Do.	Do.	Do.	Do.
181.	Do.	.	Do.	Do.	7—11	24/7	Rs. 38000/-	Do.	Do.	Do.	Do.
182.	Do.	.	Do.	Do.	3—00	24/23 min	Rs. 15000/-	Do.	Do.	Do.	Do.
183.	Do.	.	Do.	Do.	7—11	24/8	Rs. 38000/-	Do.	Do.	Do.	Do.
184.	Do.	.	Do.	Do.	4—00	25/5/2	Rs. 20000/-	Do.	Do.	Do.	Do.
185.	Do.	.	Do.	Do.	6—16	24/9	Rs. 34000/-	Do.	Do.	Do.	Do.
186.	Do.	.	Do.	Do.	8—09	36/2	Rs. 42000/-	Do.	Do.	Do.	Do.
187.	Do.	.	Do.	Do.	1—03	24/10/1	Rs. 6000/-	Do.	Do.	Do.	Do.
188.	Do.	.	Do.	Do.	7—04	24/12	Rs. 36000/-	Do.	Do.	Do.	Do.
189.	Do.	.	Do.	Do.	8—00	24/13	Rs. 40000/-	Do.	Do.	Do.	Do.
190.	Do.	.	Do.	Do.	5—00	24/23 min	Rs. 25000/-	Do.	Do.	Do.	Do.
191.	Do.	.	Do.	Do.	7—04	24/22	Rs. 36000/-	Do.	Do.	Do.	Do.
192.	Do.	.	Do.	Do.	8—00	34/4	Rs. 40000/-	Do.	Do.	Do.	Do.
193.	Do.	.	Do.	Do.	8—00	24/24	Rs. 40000/-	Do.	Do.	Do.	Do.
194.	Do.	.	Do.	Do.	1—05	27/14/2	Rs. 7000/-	Do.	Do.	Do.	Do.
195.	Do.	.	Do.	Do.	4—00	24/25 min	Rs. 20000/-	Do.	Do.	Do.	Do.
196.	Do.	.	Do.	Do.	7—06	25/6	Rs. 38000/-	Do.	Do.	Do.	Do.
197.	Do.	.	Do.	Do.	5—04	26/10/2	Rs. 22000/-	Do.	Do.	Do.	Do.
198.	Do.	.	Do.	Do.	1—00	34/15 min	Rs. 5000/-	Do.	Do.	Do.	Do.
199.	Do.	.	Do.	Do.	1—10	27/6/2	Rs. 7000/-	Do.	Do.	Do.	Do.
200.	Do.	.	Do.	Do.	2—05	27/15 min	Rs. 14000/-	Do.	Do.	Do.	Do.
201.	Do.	.	Do.	Do.	2—14	27/15 min	Rs. 13000/-	Do.	Do.	Do.	Do.
202.	Do.	.	Do.	Do.	6—10	15/16 min	Rs. 32500/-	Do.	Do.	Do.	Do.
203.	Do.	.	Do.	Do.	5—02	34/3/2	Rs. 25000/-	Do.	Do.	Do.	Do.
204.	Do.	.	Do.	Do.	1—10	27/16 min	Rs. 7500/-	Do.	Do.	Do.	Do.
205.	Do.	.	Do.	Do.	0—10	27/17/1 min	Rs. 2500/-	Do.	Do.	Do.	Do.
206.	Do.	.	Do.	Do.	4—02	27/17/1 min	Rs. 20000/-	Do.	Do.	Do.	Do.
207.	Do.	.	Do.	Do.	5—02	34/14	Rs. 25000/-	Do.	Do.	Do.	Do.
208.	Do.	.	Do.	Do.	0—15	27/23/2 min	Rs. 4000/-	Do.	Do.	Do.	Do.
209.	Do.	.	Do.	Do.	1—18	27/24 min	Rs. 9500/-	Do.	Do.	Do.	Do.
210.	Do.	.	Do.	Do.	0—10	27/24 min	Rs. 2500/-	Do.	Do.	Do.	Do.
211.	Do.	.	Do.	Do.	1—10	27/24 min	Rs. 7500/-	Do.	Do.	Do.	Do.
212.	Do.	.	Do.	Do.	0—10	27/17/1 min	Rs. 2500/-	Do.	Do.	Do.	Do.
213.	Do.	.	Do.	Do.	4—00	27/24 min	Rs. 20000/-	Do.	Do.	Do.	Do.
214.	Do.	.	Do.	Do.	0—10	27/23/2 min	Rs. 2500/-	Do.	Do.	Do.	Do.
215.	Do.	.	Do.	Do.	6—00	28/25 min	Rs. 30000/-	Do.	Do.	Do.	Do.
216.	Do.	.	Do.	Do.	3—00	28/21 min	Rs. 15000/-	Do.	Do.	Do.	Do.
217.	Do.	.	Do.	Do.	2—00	27/25 min	Rs. 10000/-	Do.	Do.	Do.	Do.
218.	Do.	.	Do.	Do.	3—12	28/21 min	Rs. 18000/-	Do.	Do.	Do.	Do.
219.	Do.	.	Do.	Do.	4—00	24/25 min	Rs. 20000/-	Do.	Do.	Do.	Do.
220.	Do.	.	Do.	Do.	1—00	28/21 min	Rs. 5000/-	Do.	Do.	Do.	Do.
221.	Do.	.	Do.	Do.	8—00	35/3	Rs. 40000/-	Do.	Do.	Do.	Do.
22.	Do.	.	Do.	Do.	1—04	35/4/1	Rs. 6000/-	Do.	Do.	Do.	Do.

223.	Do.	.	Do.	Do.	8—00	24/18	Rs. 40000/-	Do.	Do.	—	Do.
224.	Do.	.	Do.	Do.	0—18	24/19/1 min	Rs. 4000/-	Do.	Do.	—	Do.
225.	Do.	.	Do.	Do.	8—00	34/5	Rs. 40000/-	Do.	Do.	—	Do.
226.	Do.	.	Do.	Do.	8—00	34/6	Rs. 40000/-	Do.	Do.	—	Do.
227.	Do.	.	Do.	Do.	4—02	35/20	Rs. 20000/-	Do.	Do.	—	Do.
228.	Do.	.	Do.	Do.	4—07	35/19	Rs. 22000/-	Do.	Do.	—	Do.
229.	Do.	.	Do.	Do.	4—02	35/20	Rs. 20000/-	Do.	Do.	—	Do.
230.	Do.	.	Do.	Do.	3—02	34/23/2 min	Rs. 15000/-	Do.	Do.	—	Do.
231.	Do.	.	Do.	Do.	0—18	24/19/1 min	Rs. 4000/-	Do.	Do.	—	Do.
232.	Do.	.	Do.	Do.	8—00	35/12	Rs. 40000/-	Do.	Do.	—	Do.
233.	Do.	.	Do.	Do.	8—00	35/9	Rs. 40000/-	Do.	Do.	—	Do.
234.	Do.	.	Do.	Do.	8—00	35/10	Rs. 40000/-	Do.	Do.	—	Do.
235.	Do.	.	Do.	Do.	8—00	35/11	Rs. 40000/-	Do.	Do.	—	Do.
236.	Do.	.	Do.	Do.	7—04	37/2	Rs. 35000/-	Do.	Do.	—	Do.
237.	Do.	.	Do.	Do.	7—04	37/9	Rs. 35000/-	Do.	Do.	—	Do.
238.	Do.	.	Do.	Do.	8—00	37/4	Rs. 40000/-	Do.	Do.	—	Do.
239.	Do.	.	Do.	Do.	8—00	37/8	Rs. 40000/-	Do.	Do.	—	Do.
240.	Do.	.	Gurdaspur	Balewal	33—13	34	Rs. 70000/-	Do.	Do.	—	Do.
				Batala (247)							
241.	Do.	.	Do.	Batala Garbi City Road (211)	6—07	1223	Rs. 175000/-	Do.	Do.	—	Do.
242.	Do.	.	Kapurthala	Hadiabad H.B. (98)	7—17	1135,202	Rs. 40000/-	Do.	Do.	—	Do.
				Phagwara							
243.	Do.	.	Amritsar	Kadial H.B. (201)	3—10 5—12	106 min 107	Rs. 120000/-	Do.	Do.	—	Do.
				Ajnala	12—00	106					
244.	Do.	.	Jalandhar	Akilpur (113)	5—18 0—05	56 57	Rs. 58000/-	Do.	Do.	—	Do.
				Nakodar	8—12						
					14—15						
245.	Do.	.	Faridabad	Seehi	5—04	155	Rs. 696250/-	Do.	Do.	—	Do.
				Ballabgarh Faridabad							
246.	Takia	.	Palwal	Patwal	7—09 New Olk	1553 5193	Rs. 400000/-	Do.	Do.	—	Do.
				Palwal							
247.	Do. (Imam Shah Qabaristan)	.	Mohindergarh Narnaul	Mohalla Bhatyaran Jalandhar	1260 Sqr. Yds.	Kita No. 89	Rs. 40000/-	Do.	Do.	—	Do.
				Narnaul							
248.	Mosque	.	Jalandhar	Hodson Line	8574 Sqr. Ft.	CH 51	Rs. 100000/-	Do.	Do.	—	Do.
				Jalandhar							
249.	Takia Garib Shah (Kabutar Shah)	Do.	Jalandhar Cantt. Phagwara Road	0.47 acre	Survey No. 101		Rs. 40000/-	Do.	Do.	—	Do.

The above items Masjid, Graveyard, Takia & Khankah as per Jamabandies of Villages/Towns/Cities noted above are declared as Sunni Wakf.

MANZOOR AHMED IPS
Administrator

UNIT TRUST OF INDIA

Bombay, the 11th January 1989

No. UT/321/DPD(P&R)89/Vol.VIII/88-89.—The provisions of the Growing Income Unit Scheme, 1989 (Cumulative and Non-Cumulative) formulated under Section 21 of the Unit Trust of India Act, 1963 and approved by the Executive Committee in the Meeting held on November 24, 1988 are published here below for general information.

GROWING INCOME UNIT SCHEME 1989
(CUMULATIVE AND NON-CUMULATIVE)

In exercise of the powers conferred by Section 21 of the Unit Trust of India Act, 1963 (52 of 1963), the Board of the Unit Trust of India hereby makes the following Unit Scheme :

I. Short title and commencement :

- (1) This Scheme shall be called "Growing Income Unit Scheme (Cumulative and Non-Cumulative), 1989 and shall be for a period of 5 years and six months i.e. 66 months.
- (2) It shall come into force on the 1st day of January, 1989.
- (3) Units will be on sale only during the months of January, 1989 and February, 1989 (Provided that the Chairman or the Executive Trustee may suspend the sale of units under the scheme at any time even before the expiry of the said two months' period or extend the sales beyond a period of two months by giving a week's notice in such newspapers as may be decided).

II. Definitions :

In this Scheme, unless the context otherwise requires—

- (a) the "Act" means the Unit Trust of India Act, 1963;
- (b) "acceptance date" with reference to an application made by an applicant to the Trust for sale or repurchase of units by the Trust means the day on which the Trust, after being satisfied that such application is in order, accepts the same;
- (c) "eligible institution" means a Charitable or Religious Trust or Endowment which is administered or controlled or supervised by or under the provisions of any Central or State Enactment, which is for the time being in force or a Society registered under the Societies Registration Act, 1860 engaged; as one of its activities in furthering or protecting the welfare and advancement of interest of handicapped persons, elderly persons or widows;
- (d) "number of units to be in issue" means the aggregate of the number of units sold and outstanding;
- (e) "recognised stock exchange" means a stock exchange which is, for the time being recognised under the Securities Contracts (Regulation) Act, 1956 (42 of 1956);
- (f) "Regulations" means Unit Trust of India General Regulations, 1964 made under Section 43(1) of the Act;
- (g) "unit" means one undivided share of the face value of Rupees ten in the unit capital;
- (h) all other expressions not defined herein but defined in the Act shall have the respective meanings assigned to them by the Act.

III. Face value of each unit :

The face value of each unit shall be ten rupees.

IV. Application for units :

1. (a) Applications for units may be made by the following classes of persons :-

- (i) one individual or two individuals none of whom is a minor;

(ii) a parent, step-parent or other lawful guardian on behalf of a minor.

(b) An Eligible Institution as defined under the Scheme.

(2) An application shall not be made jointly on behalf of a minor and another person. Applications in the names of two individuals can be either on joint basis or either on survivor basis.

(3) Applications shall be made in such form as may be approved by the Chairman of the Trust.

(4) Applications shall be for a multiple of 10 units subject to a minimum of 50 units and a maximum of 10,000 units. Provided that in the case of an application by an eligible institution the minimum shall be 50 units and there shall be no limit as to maximum.

(5) (i) The payment for the units applied for by an applicant shall be made by him along with the application in cash, cheque or draft. Cheques and drafts should be drawn on branches of banks within the city where the office at which the application is tendered is situated.

(ii) If the payment is made by cheque, the acceptance date will, subject to such cheque being realised, be the date on which the cheque is received by the Trust or by a designated branch of an authorised bank. If payment is made by draft the acceptance date will, subject to such draft or postal order being realised, be the date of issue of such draft or postal order provided the application is received by the Trust or a designated branch of an authorised bank within a reasonable time. If the amount tendered by way of payment for the units applied for is not sufficient to cover the amount payable for the units applied for, the applicant shall be issued such lower number of units as could be issued under the scheme, the balance due to him shall be refunded to him at his cost in such manner as the Trust may deem fit.

(iii) A unit certificate will be sent by registered post with or without acknowledgement due to the address given by the applicant; and the Trust will not incur any liability for loss, damage, mis-delivery or non-delivery of the unit certificate, on sent.

V. Sale of units :

The contract for sale of units by the Trust shall be deemed to have been concluded on the acceptance date. On such conclusion of the contract for sale, the Trust, shall, as soon thereafter as possible, send the applicant an acknowledgement thereof. As soon as possible thereafter, the Trust shall issue to the applicant one unit certificate representing the units sold to him, or, if the applicant so desires, such number of certificates for such denomination in multiples of 10 as he may specify, provided each certificate shall be for a minimum of 50 units.

VI. Repurchase of units :

(1) The Trust shall not repurchase units before 1st March 1992.

(2) The Trust shall during the currency of the Scheme on and after 1st March, 1992 repurchase at the repurchase price then prevailing on receipt by it of the unit certificate/s with the form on the reverse thereof duly filled in provided all the units comprised in the certificate/s are tendered for repurchase. No partial repurchase of units represented by the unit certificate/s shall be permitted.

(3) Payment for units repurchased by the Trust after deductions if any shall be made as early as possible after the acceptance date in such manner as the applicant may indicate in the application. No interest shall, on any account, be payable on the amount due to the applicant and the cost of remittance (including postage) or of realisation of

cheque or draft sent by the Trust shall be borne by the applicant.

VII. Restrictions on sale and repurchase of units :

Notwithstanding anything contained in any provision of the scheme, the Trust shall not be under an obligation to repurchase units :—

- (i) on such days as are not working days; and
- (ii) during the period when the register of unitholders is closed in connection with (as notified by the Trust) the annual closing of the books and accounts.

Explanation : For the purposes of this scheme, the term "working day" shall mean a day which has not been either (i) notified under the Negotiable Instruments Act, 1881, to be a public holiday in the State of Maharashtra or such other States where the Trust has its offices; or (ii) notified by the Trust in the Gazette of India as a day on which the office of the Trust will be closed.

VIII. Sale or repurchase to be as on the acceptance date :

The sale and repurchase of units by the Trust shall be as on the acceptance date at the respective prices prevailing on that date.

IX. Sale and repurchase prices :

- (1) The units shall be sold at Rs. 10/- both in January, 1989 and February, 1989.
- (2) The price at which a unit will be repurchased by the Trust (hereinafter referred to as "the repurchase price") shall be determined by the Trust on the 15th February, 1992 and thereafter on the 15th of every month (or the next working day, if that day happens to be a holiday) and shall apply to repurchases in the succeeding month.
- (3) The repurchase price shall be arrived at by dividing the value (determined as hereinafter indicated) as at the close of business on the working day on which the repurchase price is determined, of the assets pertaining to this scheme, reduced by liabilities pertaining to this scheme (not being contingent liabilities or liabilities in respect of the unit capital including reserves, if any) as at the close of business on the said working day, by the number of units in issue as at the close of business on the said day, deducting therefrom such sum as in the opinion of the Trust is adequate to cover brokerage, commission, taxes, if any, stamp duties and other charges in relation to the realisation of investments by the Trust and adjusting downwards the resulting price by not more than ten paise per unit.
- (4) The repurchase price of a unit shall be arrived at on the basis of the material available with the Trust on the day on which the repurchase price is arrived at.
- (5) Notwithstanding anything contained to the contrary in sub-clauses (2), (3) and (4), when the Trust is satisfied that in the interest of the Trust, the unitholders and of the continuance and growth of the Scheme, it is necessary or expedient to do so, the Trust may determine the repurchase price at a rate which may not necessarily be in accordance with the provisions of sub-clause (3) and any such determination shall be deemed to be in the interest of the Trust and the unitholders.
- (6) Notwithstanding anything contained to the contrary in sub-clause (2), the Trust may determine the repurchase price on any date other than the 15th day of a month and may deem any price fixed by it effective for such period as it may deem fit.
- (7) In the event of a termination of the Scheme in the manner as specified in Clause XXVI hereof the

Trust shall determine the repurchase price by valuing the assets pertaining to the scheme as at the close of business on the date notified for termination reduced by the liabilities pertaining to the scheme and dividing them by the number of units outstanding and deducting therefrom such sum as in the opinion of the Trust is adequate to cover brokerage, commission, taxes, if any, stamp duties and other charges in relation to realisation of investments by the Trust and other adjustments and the expenditure in connection with the closure and payment of the distribution to the unitholders of the assets in respect of the scheme. In such an event the repurchase prices shall in addition to the par value bear the other distributable component of the asset per unit arrived at by the Trust in a manner satisfactory to its auditors and as the Board may approve.

X. Publication of repurchase price/final repurchase price :

- (a) The Trust shall, as early as possible after the determination of the repurchase price, publish in such manner as it may deem fit, the repurchase price of units.
- (b) Upon termination of the Scheme in the manner provided in clause XXVI hereof the Trust shall as early as possible after determining the final repurchase price publish it in such manner as it may deem fit.
- (c) The final repurchase price at which the units will be repurchased will be at least at a premium of Re. 0.29 per unit of the face value of Rs. 10/-. This price will apply to units sold both under the cumulative and non-cumulative schemes.

XI. Valuation of assets pertaining to this Scheme

(1) For the purposes of valuation of the assets under sub-clause (2) of Clause IX, the assets shall be classified into :

- (a) cash, (b) investments, and (c) other assets.

(2) Investments shall be valued by taking :

- A. (a) the closing prices on the stock exchange as on the working day on which the valuation is made of the securities held by the Trust pertaining to this Scheme: Provided where a security is quoted on more than one stock exchange, the manner of determining the price of such security shall be decided by the Trust;
- (b) where any investment was not, during the relevant period, dealt in, or quoted on any recognised stock exchange, such value, as the Trust may, in the circumstances consider to be the fair value of such investment; and

B. adding thereto :—

- (a) in the case of interest earning deposits, interest accrued but not received;
- (b) in the case of Government securities and debentures, interest accrued but not received; and
- (c) in the case of preference shares and equity shares quoted ex-dividend any dividend declared but not received.

(3) Other assets shall be valued at their book value.

XII. Form of unit certificate

Unit certificates shall be in Form A annexed hereto. Each unit certificate shall bear a distinctive number, the number of units represented by the certificate and the name of the unitholder.

XIII. Manner of preparation of unit certificate

The Unit certificates may be engraved or lithographed or printed as the Board may, from time to time, determine and shall be signed on behalf of the Trust by two persons duly

authorised by the Trust. Every such signature may either be autographic or may be effected by a mechanical method. No unit certificate shall be valid unless and until it is so signed. Unit certificates so signed shall be valid and binding notwithstanding that, before the issue thereof, any person whose signature appears thereon, may have ceased to be a person authorised to sign unit certificates on behalf of the Trust. Provided that should the unit certificates so prepared contain the signature of an authorised person who however is dead at the time of issue of the certificate, the Trust may by a method considered by it as most suitable, cancel the signature of such a person appearing on the certificate and have the signature of any other authorised person affixed to it. The Unit certificate so issued shall also be valid.

XIV. *Trusts not to be recognised regarding unit certificates :*

The person who is registered as the holder and in whose name a unit certificate has been issued shall be the only person to be recognised by the Trust as the unitholder and as having any right, title or interest in or to such unit certificate and the units which it represents; and the Trust may recognise such unitholder as absolute owner thereof and shall not be bound by any notice to the contrary or to take notice of the execution of any trust or, save as herein expressly provided or as by some court of competent jurisdiction ordered, to recognise any trust or equity or other interest affecting the title to any unit certificate or the units thereby represented.

XV. *Exchange of unit certificates and procedure when certificate is mutilated, defaced, lost etc. :*

(1) In case any unit certificate shall be mutilated or worn or defaced, the Trust in its discretion, may issue to the person entitled a new unit certificate representing the same aggregate number of units as the mutilated or worn or defaced unit certificate. In case any unit certificate should be lost, stolen or destroyed, the Trust may, in its discretion, issue to the person entitled a new unit certificate in lieu thereof. No such new unit certificate shall be issued unless the applicant shall previously have

- (i) furnished to the Trust evidence satisfactory to it of the mutilation, wearing out, defacement, loss, theft or destruction of the original unit certificate;
- (ii) paid all expenses in connection with the investigation of the facts;
- (iii) (in case of mutilation or wearing out or defacement) produced and surrendered to the Trust the mutilated or worn out or defaced unit certificate; and
- (iv) furnished to the Trust such indemnity as it may require.

The Trust shall not incur any liability for issuing such certificate in good faith under the provisions of this clause.

(2) Before issuing any certificate under the provisions of this clause, the Trust may require the applicant for the unit certificate to pay a fee of Rupee one per unit certificate issued by it together with a sum sufficient in the opinion of the Trust to cover stamp duty, if any, or other charges or taxes including postal registration charges that may be payable in connection with the issue and despatch of such certificate.

Register of unitholders :

The following provisions shall have effect with regard to the registration of unitholders :

- (1) A register of the unitholders shall be kept by the Trust at its Head Office and there shall be entered in the register :
 - (a) the names and addresses of the unitholders;
 - (b) the distinctive number of the unit certificate and the number of units held by every such person; and
 - (c) the date on which such person became the holder of the units standing in his name.
- (2) (a) If a unit certificate stands registered in the names of two persons, such persons shall be deemed to hold the unit certificates jointly and a discharge by

the person first named in the register of the unit holders shall, as regards receipt of amounts due in respect of such units, discharge the Trust in respect of such amounts.

- (b) Where two individuals, none of them being a minor, apply for issue of a unit certificate in their favour and request in the application that either of them should be permitted to deal with the units, the Trust shall record in its books suitable entries to take note of such requests; and when a unit certificate has been issued in such circumstances, then either of the holders shall be entitled to deal with the units represented by such certificate, and a discharge by either of such persons shall, as regards receipt of amounts due in respect of such units, discharge the Trust in respect of such amounts.

Provided that the income distribution declared in respect of the units represented by such certificates shall be paid to the person first named in the register of unitholders.

- (3) Any change of name or address on the part of any unitholder shall be notified to the Trust, which, on being satisfied of such change and on compliance with such formalities as it may require, shall alter the register accordingly.

- (4) Except when the register is closed in accordance with the provisions in that behalf hereinafter contained, the register shall during business hours (subject to such reasonable restrictions as the Trust may impose but so that not less than two hours on each business day shall be allowed for inspection) be open to inspection by any unitholder without charge.

- (5) The register will be closed at such times and for such periods as the Trust may from time to time determine provided that it shall not be closed for more than 60 days in any one year; the Trust shall give notice of such closure by advertisement in such newspapers as the Board may direct.

- (6) No notice of any trust express, implied or constructive shall be entered on the register in respect of any unit.

(7) Application by and Registration of eligible institutions

- (a) An eligible institution may be registered as a unitholder.
- (b) Applications by eligible institutions shall be accompanied by the relevant documents showing the applicants' competence to invest in units, such as Memorandum and Articles, Bye-laws etc. authorised copy of the resolution by the managing body, and a copy of the requisite power of attorney.
- (c) A firm or other association of persons (not being incorporated) as such, shall not be registered as a unitholder.

XVII. Receipt by unitholder to discharge Trust :

The receipt of the unitholder for any moneys paid to him in respect of the units represented by the certificate shall be a good discharge to the Trust.

XVIII. Death or bankruptcy of a unitholder :

- (1) In case of death of either of the joint holders of a unit certificate, the survivor shall be the only person recognised by the Trust as having title to or interest in the units represented by the unit certificate, provided that nothing herein contained shall affect any right which any other person may have as against such survivor in respect of the said units.
- (2) In the event of death of a single holder, the nominee shall be the person recognised by the Trust as the person entitled to the amount payable by the Trust in respect of units under the Regulations.
- (3) In the absence of a valid nomination by a single unitholder, the executor or administrators of the deceased unitholder or a holder of succession certificate issued under Part X of the Indian Succession Act, 1925 (39 of 1925) shall be the only per-

sons who may be recognised by the Trust as having any title to the unit.

- (1) Any person becoming entitled to a unit consequent upon the death or bankruptcy of a unitholder may, upon producing such evidence as to his title as the Trust shall consider sufficient, be paid the repurchase value of all units to the credit of the deceased at the repurchase price ruling on the date on which all the formalities in connection with the claim have been complied with by the claimant.
- (1) An adult individual being a parent, step-parent or other lawful guardian of a minor may apply for the units and deal with them in accordance with and to the extent provided in sub-section (2A) of Section 21 of the Act and in this scheme.

- (2) Such adult while applying for units shall furnish to the Trust in such manner as may be specified, proof of age of the minor and the capacity to hold and deal with units on behalf of the minor.

Provided that the Trust shall be entitled to act on the statements made by such adult in the application form without any further proof.

XX. Transfer of units :

- (1) Every unitholder shall be entitled to transfer the units or any of the units held by him by an instrument in writing in a form approved by the Chairman of the Trust provided that no transfer shall be registered if the registration thereof would result in the transferor or the transferee being a holder of a No. of units not being a multiple of ten.
- (2) Every instrument of transfer shall be signed by the transferor and the transferee and the transferor shall be deemed to remain the holder of the units transferred until the name of the transferee is entered in the register in respect therof.
- (3) Every instrument of transfer shall be duly stamped (if under the law it requires to be stamped) and left with the Trust for registration alongwith the relevant unit certificate or certificates and such other evidence as the Trust may require in support of the title of the transferor or his right to transfer the units. For purposes of calculation of the value of stamp to be affixed, the face value of each unit shall be Rs. 10/- i.e. at par until such time the repurchase price is fixed and published by the Trust after 1st March 1992. If the instrument of transfer is not adequately stamped, the Trust reserves the right to reject the instrument of transfer.
- (4) Every instrument of transfer shall be lodged with the Trust for registration at least a month before the period of closure of books (twice a year) alongwith the relevant certificate. If the transfer is registered in the books of the Trust after the period of book closure as the case may be the dividend accruing for the relative half year will be paid to the transferor.
- (5) As an effect of a transfer the nature of the units whether cumulative or non-cumulative shall remain unaltered i.e. a transferee cannot seek conversion from the cumulative scheme to the non-cumulative scheme and vice versa.

XXI. Nomination by unitholders :

- (1) Unitholders holding singly or two unitholders holding unit jointly may exercise the right to make or cancel a nomination to the extent provided in the Regulations.
- (2) Unitholders being either parent or lawful guardian on behalf of a minor or holding units jointly and an eligible institution shall have no right to make any nomination.

XXII. Investment limits :

- (1) Investment by the Trust from the funds of the Scheme in the securities of any one company

shall not exceed 15% of the securities issued and outstanding of such companies.

Provided that the aggregate of such investments in the capital initially issued by new industrial undertakings shall not at any time exceed 5% of the total amount of the said funds.

- (2) The limits prescribed under sub-clause (1) shall not apply to investments of the Trust in bonds, deposits and debentures of a company whether secured or not.

XXIII. Income distribution :

The Trust shall pay dividend to the unitholders at the following rates :—

Year (July—June)	Rate
1988-89	12.50%
	(On a pro-rata basis)
1989-90	12.50%
1990-91	12.50%
1991-92	13.00%
1992-93	13.00%
1993-94	14.00%
	(On a pro-rata basis)

Under two different options as given below viz. the cumulative and the non-cumulative Income Distribution options, the unitholder should exercise his right to participate in either of the options at the time of joining the plan. His decision once made will be irreversible.

A. Non-Cumulative :

- (1) Dividend will be payable every half year ending 31st December and 30th June to those whose names stood on the register of unitholders as on the above dates. The income distributable shall be paid as soon as may be after the expiry of the relevant half year.
- (2) Dividend for the Trust's year 1988-89 shall be paid for the half-year ending 30th June 1989 on a pro-rata basis. For 1988-89 unitholders buying units during January 1989 shall be eligible for dividend for 6 months and those buying during February 1989, will be eligible for dividend for 5 months.

Provided that the dividend for the first six or five months, as the case may be, shall be distributed to the unitholders while distributing the dividend for the half year ending 30th June 1989 ad such distribution shall be at a rate equivalent to 12½% per annum depending upon the month and time of acquisition of units and other relevant factors.

- (3) No interest shall be payable by the Trust on such income distributable among the unitholders.
- (4) The income distributable among unitholders shall be paid by means of a warrant payable at par at a branch of a specified bank.

B. Cumulative :

A unitholder exercising his right to participate under this option will not receive the dividend half yearly, but will authorise the Trust to reinvest the dividend every half year deemed to have been distributed on the units purchased by him, by purchase of further units at par on the 1st of July and 1st of January each year during the currency of the Scheme. The Trust will, however, forward to the unitholder, under this option, a statement showing the units originally purchased by the unitholder and the units acquired through reinvestment of dividends. The units outstanding to the credit of the unitholder at the expiry of the Scheme which includes the original investment and the cumulated dividend reinvested in units shall be rounded off so as to double the number of units originally held by a unitholder. Save and except there investment of dividend, all other provisions of clause A above shall apply to unitholders under option B mutatis mutandis.

XXIV. Publication of accounts :

The Trust shall as soon as may be after the 30th June of each year cause to be published in such manner as the Board may decide, accounts in the manner specified by the Board, showing the working of the scheme during the period ending on the 30th June. The Trust shall, on a request in writing received from a unitholder, furnish him a copy of the accounts so published.

XXV. Additions and amendments to scheme :

The Board may from time to time add to or otherwise amend this scheme and any amendment thereof will be notified in the Official Gazette.

XXVI. Termination of the Scheme :

The Scheme shall stand finally terminated as on 1st August 1994. The outstanding units of the unitholders who purchased units during January 1989 shall be repurchased during the month of June 1994 and of those unitholders who purchased in February 1989 the repurchase shall be during the month of July 1994. The unitholders shall be paid the value of their units at the repurchase price fixed for the final repurchase during the above period. Besides receiving the pro-rata dividend payable during 1994 and the repurchase price determined, no further benefit of any kind either by way of increase in the repurchase value or by way of dividend for any subsequent period shall accrue and the repurchase value will be paid by the Trust as early as possible after the unit certificate with the form on the reverse thereof duly completed has been received by it. The unit certificate received for repurchase shall be retained by the Trust for cancellation.

XXVII. Scheme to be binding on unitholders :

The terms of this Scheme, including any amendments thereof from time to time, shall be binding on each unitholder and every other person claiming through him as if he had expressly agreed that they should be so binding.

XXVIII. Suspension or closure of sales :

Sale of units under this scheme may be suspended or closed by the Trust at any time after giving notice of seven days in important daily newspapers of its intention to do so.

XXIX. Copy of Scheme to be made available :

A copy of this Scheme incorporating all amendments thereto shall be made available for inspection at the offices of the Trust at all times during its business and may be supplied by the Trust to any person on application and on payment of a sum of Rs. 5/-.

XXX. Benefits to the unitholders :

All benefits accruing under the Scheme in respect of capital reserves and surpluses if any available at the time of the closure of the scheme shall be distributable only among the unitholders who hold the units at its closure.

XXXI. Power to construe provisions :

Should any doubt arise as to the interpretation of any of the provisions of the Scheme, Chairman or in his absence the Executive Trustee shall have powers to construe provisions of the Scheme, in so far such construction is not in any manner prejudicial or contrary to the basic structure of the Scheme and such decision shall be final and conclusive.

XXXII. Relaxation/Variation/Modification of provisions :

The chairman or in his absence the Executive Trustee of the Trust in order to mitigate hardships or for smooth and easy operation of the Scheme, relax, vary or modify any of the provisions of the Scheme in case of any unitholder, or class of unitholders upon such conditions as may be deemed expedient.

P. P. SHASTRI,
Dy. Gen. Mgr. (P&R).